

## **UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office**

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FIRST NAMED APPLICANT ATTORNEY DOCKET NO. APPLICATION NUMBER FILING DATE 1499,875 Committee of the con-าสรากา เสรายากกับสาหาราบสายสหรับ การการเหลือดเกรา and the second The second of the ्यक्षकर अस्त to care, into tancers and group to be breath to take to explain the property of the breath of the br . र सिव प्राथित स्टब्ब्रिय स्थापन भौतिका १५० constrained in the respective forms and former in the second of the seco ാട്രൂട്ട് പ്രത്യായ പ്രത്യായ അട്ടായില് പ്രത്യായില് പ്രത്യായിൽ പ്രത്യായില് പ്രത്യായില് പ്രത്യായില് പ്രത്യായില് പ ഇട്ടോഗ് പ്രത്യായില് ആ സ്വാധം പ്രത്യായില് പ്രത്യായിൽ അട്ടോഗ് പ്രത്യായില് പ്രത്യായിൽ **DATERMAILED:** മാസ് വിവര്ദ്ദേശിൽ വ **INTERVIEW SUMMARY** evice and commissions of the commission of the c u various. emphissasi All participants (applicant, applicant's representative, PTO personnel): wanted the control of t Processor in Company of the Company of Charles of the Company of the (3) et beardieur School für der School für gegen und der Gegen der School für der Gegen de of the religible to the action of a soften helping in a significant SOURCE OF THE STATE OF THE STAT जावसंदर स्वास अवस्था Dat of Interview ( Type: Telephonic Personal (copy is given to applicant Papplicant's representative). Exhibit shown or demonstration conducted: Yes Ho If yes, brief description:\_\_\_\_ 1 25 B Agreement was reached. was not reached. CH 1034, 29 19 maint today ison a a that the Jee 3881 20. a Ferry Day : 18kis Nebs in and the sections Identification of prior art discussed:\_ sold a solution of the control of र सामान्य के प्राप्त के विकास से स्वास्त्र के स्वास के मान्य के स्वास के स्वास के से स्वास के से से से से से स your names taken, it is not the countries of the first Description of the general nature of what was agreed to if an agreement was reached, or any other comments: and their constitution by were a week of B 1000 101.15 an Steam graft has Handler of the advance of the first and market distinct and the first of the control for the c Assembly grant of the first assource based or without a contratoring to the contratoring eav pahilly above or any come ... Pro conducted, 2) an identification of the Hards of or read, ( A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable to must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary the eof must be arming on which ground in the many of the second of the se attached) 1. It is not necessary for applicant to provide a separate record of the substance of the interview. elabarato in meen ecorpo detadad ocieni tr Unl ss the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MREP Section 7,13.04). If a response to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. The following of the bodile of the control of the con 2. Since the Examiner's interview summary above (including any attachments) reflects a complete response to leach of the bjections; and attachments are summary above. rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unl ss box 1 above is also check d. ...oteh. Examiner Note: You must sign this form unless it is an attachment to another form. Limborary Carlot Scott . The state of the same in literated of redom, in crainte um attavi um The Mark Street Control of the Lengue an live . จ. ฮ. จ. ม. นาคัญส**อง** FORM PTOL-413 (REV.1-96)

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Examiners are expected to carefully review the applicant's record of the substance of an interview. If the record is not complete or accurate, the examiner will give the applicant one month from the date of the notifying letter or the remainder of any period for response, whichever is longer, to complete the response and thereby avoid

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Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any argument of statement attributed to the examiner during the interview. If there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send attributed to him? If the control of the statement attributed to him? If the control of the statement attributed to him? If there could be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send after setting forth his of her version of the statement attributed to him? If there could be complete and accurate, the examiner should place the indication interview record OK on the paper recording the substance of the interview along with the date and course.